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Federal Communications Commission
445 12th St., SW, Room
TW-A325, Washington, DC 20554
Attn: Marlene H. Dortch

Federal Communications Commission
Office of the Secretary

In Reply to: FCC 16-110A1 45 C.F.R. Parts 90 to the End Amendment of Licensing Rules

Dear Secretary Dortch,

In reply to your request for comments on LMCC's petition that newcomers are more likely to place 800MHz facilities into operation and should not be made secondary to applications from incumbent 800MHz licensees, I submit the following on behalf of my businesses Iconic Wireless, LLC; Gulf Atlantic Wireless, LLC and VoiceLink Communications aka SMR of Columbia, LLC.

Our circumstance and/ or experience sets us apart from other incumbents and from newcomers both. The Licenses now authorized operate as Iconic Wireless, LLC are comprised of 19 of 30 original grants channels licensed in 1994. I and my partners in VoiceLink Communications entered into management, option and asset purchase agreements with 30 individual and separate Licensees. We purchased 20 of these in 1999 and Gulf Atlantic Wireless, LLC purchased the nineteen remaining channels and system equipment from VoiceLink in 2007.

I am speaking today as a principle and founder in all three companies and as the majority owner of both Gulf Atlantic Wireless, LLC and Iconic Wireless, LLC. I cannot speak for other incumbent Licensees or others who may be similarly situated for the following reason: To my knowledge, Iconic Wireless, LLC is likely the only incumbent Licensee in the United States to have been excluded from all prior 800MHz opportunities. My intellectual property to include my maps of Idaho and Columbia, SC and my business plan were stolen while representing a client at a meeting as his proxy in Los Angeles in 1994. Before I and my partners were able to complete our wide area build out in 1995, two new companies were established with my intellectual property including in Columbia, SC. I watched while these two companies enjoyed the fruits of my intellectual property in a very lucrative sale of their assets to Nextel Communications while VoiceLink was excluded in South Carolina after its systems had been converted and torn apart in the hands of one of these two companies as our manager. The lawyer who took that case never attempted to collect the money even when I told him exactly when they were receiving the money from Nextel and provided lawyers in the CEO's new State, not once, but twice, to assure it was collected.

Iconic Wireless, LLC is the only woman owned 800MHz incumbent Licensee in the United States. We are not clear whether we have a future in South Carolina given our past mistreatment there. We request the Commission refrain from Licensing newcomers in the South Carolina marketplace until we can meet with certain members of the State government and military agencies there to discuss our newest intellectual property. We have been approached by numerous parties seeking to finance us, but we need assurances that our systems and networks will be free from interference and sabotage at multiple levels in specifically the Columbia, area marketplace.

Respectfully,


Anne Lakos
CEO and Managing Partner
Iconic Wireless, LLC and
Gulf Atlantic Wireless, LLC


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